

POWELL, GOLDSTEIN, FRAZER & MÜRPHY LLP

ATTORNEYS AT LAW

Sixteenth Floor Communication of the Communication

PLEASE RESPOND: Washington Address

Sixth Floor

1001 Pennsylvania Avenue, N.W.
Washington, D.C. 20004

202 347-0066
Facsimile 202 624-7222

August 5, 1997

Kamau Philbert, Esq.
Office of General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

VIA FACSIMILE AND FIRST CLASS MAIL

Re: MURs 4322 and 4650

Scheduling Depositions for D. Forrest and Enid Greene

Dear Mr. Philbert:

As you know, the depositions of D. Forrest Greene and Enid Greene in the above-referenced matters were originally scheduled for, respectively, August 13 and 14, 1997, in Salt Lake City, Utah. On July 31, 1997, your office requested a postponement in the depositions so that you would be able to review completely the Joint Response to the Commission's Reason to Believe determination that D. Forrest Greene, Enid Greene, Enid '94 and Enid '96 filed on July 28, 1997. You suggested that D. Forrest Greene's deposition be rescheduled for August 27, 1997 in Salt Lake City, with the deposition of Enid Greene to be rescheduled for the following day, August 28.

Enid Greene is in the process of moving back to Salt Lake City and will be available to be deposed in Salt Lake on August 28, 1997. D. Forrest Greene, however, is having abdominal surgery performed this week. Mr. Greene, you may remember, is 78 years old, and he will not be able to resume his normal daily activities, much less be deposed, for at least a month after the surgery. In addition, Charles H. Roistacher, lead counsel for D. Forrest Greene, Enid Greene, Enid '94 and Enid '96, will be out of the country from the beginning of September through September 18.

In order to facilitate your investigation while allowing D. Forrest Greene to recover from surgery, we suggest that we proceed with Enid Greene's deposition on August 28, 1997 and reschedule D. Forrest Greene's deposition for the last full week of September, possibly on Wednesday, September 24, 1997.

Moreover, in accordance with our earlier agreement, we still expect to meet with you after you have completed your review of our Joint Response and accompanying exhibits, and before any



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depositions are actually held, to discuss whether the depositions of D. Forrest Greene and Enid Greene are even necessary for the Commission to determine that no further action should be taken against them or the Enid committees in these matters.

Sincerely,

Brett G. Kappel

for POWELL, GOLDSTEIN, FRAZER & MURPHY LLP Counsel to D. Forrest Greene, Enid Greene, Enid '94 and Enid '96